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6	Attorneys for Plaintiffs Broadcast Music, Inc., House of Cash, Inc., Peermusic III Ltd, Rio Bravo Music, Inc., and Rondor Music		
7	International, Inc. dba Irving Music		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10			
11	BROADCAST MUSIC, INC.; HOUSE OF CASH, INC.; PEERMUSIC III LTD.; RIO BRAVO	Case No.: 3:22-cv-00157-MMD-CSD	
12	MUSIC, INC.; and RONDOR MUSIC INTERNATIONAL, INC. d/b/a IRVING MUSIC,		
13		STIPULATED JUDGMENT AGAINST	
14	Plaintiffs,	DEFENDANT CHERRIE BAILEY, AN INDIVIDUAL AND D/B/A	
15	VS.	PONDEROSA SALOON	
16	CHERRIE BAILEY, an individual d/b/a PONDEROSA SALOON,		
17	Defendants.		
18			
19	Plaintiffs, Broadcast Music, Inc., House of Ca	sh, Inc., Peermusic III LTD., Rio Bravo Music	
20	Inc., and Rondor Music International, Inc. d/b/a Irving Music (collectively "Plaintiffs"), and		
21	Defendant, Cherrie Bailey, an individual and doing business as Ponderosa Saloon ("Bailey"), by and		
22	through their undersigned counsel, pursuant to the written Settlement Agreement and Mutual Releas		
23	entered into between the parties, hereby stipulate to have judgment entered against Bailey and in		
24	favor of Plaintiffs as follows:		
25	IT IS ORDERED, ADJUDGED AND DECREED THAT:		
26	1. Plaintiff Broadcast Music, Inc. licenses the right of public performance, and the other		
27	Plaintiffs own the copyrights, in the following musical compositions:		
28	a) Folsom Prison a/k/a Folsom Pris	son Blues	

1	b) Georgia On My Mind	
2	c) Miss Rodeo a/k/a Rodeo	
3	d) Sitting On The Dock Of The Bay a/k/a Sittin' On The Dock Of The Bay	
4	2. Bailey has willfully infringed the copyrights in the musical works listed in Paragraph	
5	above.	
6	3. Bailey, an individual and doing business as Ponderosa Saloon located at 106 S. C Street	
7	Virginia City, Nevada 89440, is hereby permanently enjoined from causing any unlicensed public	
8	performances of any musical works licensed by Broadcast Music, Inc.	
9	The parties further consent to and request that this Court, pursuant to Kokkonen v. Guardia	
10	Life Insurance Company of America, 511 U.S. 375, 381-82 (1994), retain jurisdiction of this action for	
11	the purpose of enforcing the terms of the Settlement Agreement and Mutual Release by entering the	
12	Confession of Judgment, which has separately been executed by the parties and retained by Plaintiffs	
13	counsel, to be filed in the event of a breach of the Settlement Agreement and Mutual Release.	
14	Pursuant to this Stipulated Judgment, the Clerk of Court is directed to enter Judgment in favor	
15	of Plaintiffs and against Bailey on the terms stated herein. The Clerk of Court may thereafter close the	
16	case.	
17	GUNDERSON LAW FIRM ARMSTRONG TEASDALE LLP	
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19	By: /s/ Catherine Reichenberg CATHERINE REICHENBERG, ESQ. Normals Ban No. 10262 By: /s/ Michelle D. Alarie MICHELLE D. ALARIE, ESQ.	
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24	Ponderosa Saloon House of Cash, Inc., Peermusic III Ltd, Rio Bravo Music, Inc., and Rondor Music	
25	International, Inc. dba Irving Music	
26	IT IS SO ORDERED.	
27		
28	UNITED STATES DISTRICT JUDGE DATE: July 6, 2022	